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VOLUME XXXIX, NO. 350

THE CAIRO BULLETIN, SATURDAY MORNING, DECEMBER 14, 1907.

ESTABLISHED IN 1868.

VAIN ATTEMPT BY ATTORNEYS

TO MAKE YOUTSEY SAY HE COULD EXONERATE POWERS COMPLETELY.

MADE NO STATEMENT

That He Had Fired Shot That Killed Goebel—Submitted to Perfect Showers of Tantalizing Questions.

Youtsey Questioned.

Sheriff Warring then brought Henry E. Youtsey to the witness stand for further cross-examination. He was interrogated by W. C. Owens, of counsel for Powers. After reviewing some of his cross-examination of yesterday, the attorney put this question:

"Did you on the morning of January 20, 1907, go over to the agricultural building where the mountaineers were and, displaying some cartridges, call on a number of them to go over to the executive building and gather in the hallway and assist the man who killed Goebel to escape?"

"I went there and got the men on the morning of January 29, 1907, a day before the killing. That was the plan of action at the time when the negro Hockersmith was to do the killing," said Youtsey.

Attorney Owens next took the witness over the time of the arrival at Frankfort of Jim Howard, as detailed by him on direct examination yesterday, and recalled to the witness that upon a former trial he had testified that Howard, after getting into the private office of Powers, said that he did not desire to see Taylor before doing the killing, and also that Youtsey and Howard then entered into an agreement to swear for each other in the event they got into trouble after the killing. Youtsey said he had forgotten these incidents when first asked to tell what took place in the room. Owens next took the witness over the fact of his own cross-examination and his conviction and had him state that he was shamming when he "threw a fit" in court before the jury trying him.

A Talk With Powers. "Did you, while in the Scott county jail, and in the presence of your wife, say to Caleb Powers that you did not know anything that could injure him upon his trial?" asked Owens.

"You have my wife's deposition regarding that matter and I do not want to testify on anything that she mentions in that deposition. I do not want to fall out with my wife."

"I insist upon your honor, that the witness answer my question," said Owens.

"Well, sir, I will answer it," responded Youtsey. "On the occasion to which you evidently refer, my wife was seated in the jail talking with me. Caleb passed by, and stopping, said to my wife that I knew he was innocent of the charge against him. She responded that that was true. He passed on and I upbraided her for making such a statement to Powers, as if speaking for me. I went after Powers instantly and brought him back and had her to retract what she had said."

Owens, continuing the cross-examination, asked Youtsey if he had not said upon another occasion in the Georgetown jail in the presence of H. C. Willis, of Lexington, and J. J. Rucker, of Georgetown, that as far as he knew Powers was innocent. Youtsey again having made such a statement to anyone regarding Powers. He was then asked if he did not say to Otis Ashurst, of Georgetown, "while in jail here, that he could get rich by telling certain things. Witness denied very positively that he ever made that statement."

"Did you ever say to James Andrew Scott, a Frankfort lawyer, whom you at one time consulted with reference to your case, that you could get \$25,000 for convicting seven men, Taylor among them, and damn the Republican party?"

"No, sir, I did not make that statement. Mr. Scott used some such language in a conversation he had with me, or in substance that."

Did Not Say He Fired Shot. "Did you ever say to Scott that you, and not Jim Howard, fired the shot which took the life of William Goebel?"

"I did not say that to Col. Scott. 'Are you willing that Col. Scott shall come here upon the witness stand and be interrogated regarding these matters? Do you waive his conversation with you having been as an attorney for you?'"

"If Mr. Scott will tell the truth upon the witness stand I am willing for him to testify. There has been no such thing as a false statement made by me that I am not willing for anything further to be told of that sort."

"Answer my question, are you willing for Scott to come here on the stand and testify as to what you did tell him?" said Attorney Owens.

Youtsey did not seem disposed to answer.

(Continued on Third Page.)

POWERS OF COURT

DETERMINED HOW FAR THEY CAN GO IN RESTRAINING A STRIKE.

Lackawanna Railroad Denied Renewal of Injunction Against Switchmen's Union by Judge Hazell at Buffalo.

Buffalo, N. Y., Dec. 13.—Judge Hazell of the United States court, this afternoon denied the motion of the Lackawanna Railroad and Western Railroad to continue the injunction obtained by that company restraining the switchmen's union from inciting a strike among the men in its employ.

The decision is considered a most important one, as the case was a test to determine how far the powers of the courts may be exercised to restrain a strike.

Hazell held that the railroad failed to prove that the officers of the switchmen's union had unlawfully urged the switchmen to break their service contract. The consent of President Hawley of the switchmen's union, to a poll of the men, with the fact that he would direct a strike if not considered by Hazell as an inducement or inducement to strike.

President Hawley said this evening that there would be no immediate strike on the part of the switchmen's union, and thought it may be averted.

MINISTER MISSING

Oak Park, Ill., Constables Went Recreator to Testify in Episcopal-Catholic Suit.

Chicago, Dec. 13.—Oak Park constables are wondering where they can find Rev. E. V. Shayer, rector of Grace Episcopal church in the suburb. One of them went to Mr. Shayer's house yesterday to serve him with a summons to testify tomorrow in a suit started in behalf of the Oak Park Catholics to obtain possession of the Episcopal club house, on which the Episcopalians say they have a lease. But he didn't find the minister.

"I don't know," was all the answer the maid who came to the door would give. Members of the church had no more information, only to deny a report that he had gone to Michigan.

The Catholics bought the club house some time ago, but haven't been able to move in.

DIES ON SCAFFOLD

Negro Executed for Murder of Railroad Conductor.

Lincoln, Neb., Dec. 13.—Harrison Clark (colored) died on the scaffold at the state penitentiary this afternoon. Efforts were made to delay the execution by filing a petition alleging insanity.

Judge Cornish overruled the application and Warden Beemer carried out the sentence.

The crime for which Clark was executed was the murder of Conductor Edward Fleury at South Omaha, whom Clark and two colored men attempted to rob. Fleury drew a revolver and fired at the robber when he was hit in the abdomen and lingered several days before he died.

GETS BIG JUDGMENT

Wisconsin Central Brakeman Gets \$30,000 Damages From Road For Loss of Right Foot.

Minneapolis, Minn., Dec. 13.—The supreme court today declared the Wisconsin Central must pay Earl Whitehead \$30,000, the largest judgment for a personal damage suit ever sustained in Minnesota. Whitehead, a brakeman, lost his foot by being knocked from the top of a box car by an overhead cable at Chippewa Falls, Wis., and ran over.

SENTENCE COMMUTED

By Governor Folk—Murderer Sent to Insane Asylum Declared Sane—Given Life Imprisonment.

St. Joseph, Mo., Dec. 13.—Martha Paul Greve, who murdered his sweetheart, Miss Mary Newman, because she would not consent to an immediate marriage, and who was sentenced to hang and then committed to an insane asylum here, on order of Governor Folk, has been declared sane by hospital authorities and Folk has commuted his sentence to life imprisonment.

CAPTORS RETURN KIDNAPED GIRL

MAN TELLS POLICE THAT HIS WIFE MERELY WANTED A CHILD.

WOMAN'S STATEMENT

Is That Husband Is An Ex-convict and Had Kidnaped Other Children—Had Threatened to Kill Her.

Chicago, Dec. 13.—William E. Jones, and wife, kidnapers of Lillian Wulff, who was stolen last Saturday, together with their victim, were brought to Chicago tonight. The child was restored to her parents and general rejoicing.

Jones said they took the child because his wife longed for one, and because the Wulff girl resembled a child of their's who had died. Jones said he had been a motherman in Omaha five years ago and that since that time they had lived a roving life, traveling over the central states in a wagon.

Mrs. Jones made the following statement to the police:

"My husband is an ex-convict. He served a term in the Nebraska penitentiary for robbing a school house. His right name is Francis Birmingham. He has kidnaped several children. One of these, Ella Kates, he lured away from her home in Kansas City, Kans., six years ago. She is in a convent now at Dubuque, Iowa, under the name of Lillian Birmingham. He also plotted with me to lure away Hazel Samson of Chicago, a daughter of a captain in the Salvation Army. I refused because Samson and I were comrades in the Salvation Army at Evanston eight years ago. He beat me repeatedly for my refusal and then we stole the Wulff child. My husband wanted to murder the child but I would not let him, and he threatened to kill me for my interference."

Mrs. Jones would not divulge her maiden name, but said she came of a good family and had been married twice.

STRIKE IMMINENT

United Mine Workers of Kentucky Refers Operators' Proposition to Committee—Decision Deferred.

WILL MADE PUBLIC

Late Judge Baldwin Leaves Practical Entire Estate in Trust For Widow and Sons.

Appleton, Wis., Dec. 13.—The will of the late Judge Baldwin, was made public today and except for a bequest of \$25,000 to a cousin and four daughters in Vermont, the entire estate estimated at \$5,000,000 is left in trust for ten years to the widow, Mrs. Catherine M. Baldwin, and two sons, George B. Baldwin, and Charles Baldwin. At the expiration of ten years the estate will be divided share and share alike between the three.

THE MODERN BANK

Subject of Address of F. A. Vanderlip of New York—Urges New Bank System.

New York, Dec. 13.—Frank A. Vanderlip, vice president of the National City bank, in an address today on "The Modern Bank" at Columbia University, advocated a complete reorganization of the Scotch system of branch banks with the German system of a central bank of issue as a solution of the banking problem. Vanderlip severely criticized the present bank act system, declaring it was the "worst of an ingenious device of a harassed government to sell bonds."

UNUSUAL SUICIDE

Unidentified Man Throws Himself Under American's Auto in Streets of Paris, France.

Paris, Dec. 13.—An unidentified man ran down and killed this afternoon at Champs Elysee by an automobile owned by James Watson, of Calumet, Mich. Neither Watson, who was in the car, nor his French chauffeur, who was driving it, was detained as the collector in charge of regulation of traffic at the spot declared it was a case of suicide. He says he saw the man throw himself under the machine.

WRONG NAME.

Calumet, Mich., Dec. 13.—James Watson, reported to have run over and killed with an automobile an unknown man in Paris today, is not known here. James Watson, a mill bonaire mining man of Calumet, is now in Europe and it is believed the name Watson has been confused with Heistron.

SHOE COMPANY ASSIGNS.

Jefferson City, Mo., Dec. 13.—J. B. Briggs Shoe Manufacturing Company of this city today assigned. Assets \$30,000; liabilities \$17,000.

WALSH WARNED SEVERAL TIMES

BY NATIONAL BANK EXAMINER TO CORRECT CONDITION OF BANK.

WILL PREVENT OUTRAGE

Were Made By Bosworth and Banker Promised to Attend to Matter, But Failed Every Time.

Chicago, Dec. 13.—C. H. Bosworth, National Bank Examiner, who, prior to assuming that office, was president of the Illinois Southern and Wisconsin and Michigan railroads, Walsh enterprises, testified today in the trial of John R. Walsh and described conditions which he found to exist in the Chicago National Bank when he examined its affairs in November, 1904, June, 1905, and December, 1905. He asserted that Walsh was repeatedly warned by him and by the controller of the currency to clean up the over supply of securities carried by the bank, but the warnings went unheeded while conditions became steadily worse.

When the first examination was made the witness testified, there was found to be due deposits of \$17,608,863 of which \$3,680,068 was deposited by other banks and the remainder by other depositors. At that time there was \$1,237,000 of bonds of Walsh's railroad as collateral for notes totaling \$2,642,000.

In addition there were, he said, eleven memorandums notes aggregating \$577,000 security for which was \$1,100,000 of Southern Indiana bonds. He said there was an unsecured loan of \$100,000.

A second examination showed the same conditions, and Walsh again promised to correct them. On the third examination an inventory of the things complained in was found. Federal railway notes already referred to there were found at that time notes of firms and individuals aggregating more than half a million dollars.

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The need of the device, he said, had long disappeared, but hampering laws related to that system still remained.

CONVICT SUICIDES.

Nashville, Dec. 13.—With but 24 hours of his term to expire, Poik Mackey, a convict in the penitentiary here, committed suicide with a shoe knife.

ILLINOIS WINS.

Champaign, Ill., Dec. 13.—The University of Illinois debating team defeated the University of Wisconsin tonight. Subject was "Government control of transportation corporations." Illinois supported the affirmative.

HAD GOOD DAY.

Washington, Dec. 13.—A bulletin issued at the White House tonight says that Mrs. Longworth had a very good day and her progress is entirely satisfactory.

WORSER THAN HE HAD EXPECTED

FUNSTON FINDS CONDITIONS IN GOLDFIELD, NEVADA, VERY SERIOUS.

BOOKS ARE MISSING

TARIFF RECORD THAT FIGURED IN STANDARD OIL CASE IN CHICAGO.

Chicago, Dec. 13.—At a conference this afternoon between Judge Landis of the United States district court, and attorneys concerned in the case against the Standard Oil in which that corporation was fined \$23,240,000, Attorney John S. Miller made the announcement that the three commodity tariff books of the Alton railway which figured in the trial, were mysteriously missing. The tariff books were offered in evidence by the Standard Oil attorneys to show there were in existence many other tariffs of Illinois similar to that for acceptance of which the Standard Oil company was prosecuted. Miller declared that he had called upon railroad officials to produce the books since the information I have gathered today, he said, could not be found. The books were excluded by Judge Landis at the trial and it is said the defendant will use this fact in arguing for a reversal in the United States court of appeals. At the conference today the text of a bill of exceptions was agreed upon which will be presented for signature to Judge Landis tomorrow. The signing of the bill will complete the history of the case in the lower court.

ORCHARD EXAMINED

By Attorneys For Defense—On Rack Two Hours—Proven to Be an Inhuman Monster.

Dease, Idaho, Dec. 13.—The attorneys for the defense in Petition case, Harry Orchard, the state's chief witness on the rack for two hours and a half today endeavoring to discredit his testimony. The cross-examination was rigid and effective in that Orchard was pictured as an inhuman monster, murderer, bigamist, perjurer, gambler and incendiary. Every attempt to make the witness contradict himself failed. It was announced that the state would finish its case by next Thursday. The witnesses for the defense were therefore subpoenaed to appear Friday of next week.

TO SHOW RESPECT

Swedish-Americans in Minneapolis to Hold Memorial Services—Send Message of Condolence.

Minneapolis, Minn., Dec. 13.—Swedish-Americans of Minneapolis will show their respect and honor for the late King Oscar of Sweden, next Thursday, in one of the greatest memorial services ever planned in the United States.

DESTRUCTIVE FIRE

Families Driven From Home and Horres Burned When Bottling Plant Burns in Chicago.

Chicago, Ill., Dec. 13.—Four persons were injured and a score of families were driven from their homes and 23 horses were burned to death tonight, when fire attacked the bottling plant of the Cook Brewing company at Twenty-sixth street and Cottage Grove avenue, loss \$26,000.

BADLY HURT BY CROWS

Hunter Near Freeport Attacked By Large Flock and Narrowly Escapes With Life.

Freeport, Ill., Dec. 13.—Paul Niles, a hunter, was attacked by an enormous flock of crows near there today and barely escaped with his life. Niles fired into the flock wounding several and the others attacked him. The man started to run, but was knocked down and pecked about the face and eyes and beaten almost insensible by the birds' wings. With the greatest difficulty he crawled to a nearby barn, with the birds fighting him all the way, and it was not until he was inside that they desisted. Niles is in a critical condition.

JURORS LOCKED UP

For Night in Case of Chicago Saloon Keeper—Having Reached No Verdict.

Chicago, Dec. 13.—The jury in the case of Thomas Chalmers first to be tried of the 59 saloon keepers charged with violation of the Sunday closing law, retired at 5 o'clock this afternoon to consider the verdict. Five hours later no agreement having been reached the jurors were locked up for the night.

CONDITION HOPELESS

Queen Carola of Saxony Suffering From Nephritis—Expected to Die During Night.

Dresden, Dec. 13.—The condition of Queen Carola, widow of King Albert of Saxony, who is suffering from nephritis, is hopeless.

The last sacrament was administered today and the Queen is not expected to live through the night.

WINS 1,000 YARD RACE.

Philadelphia, Dec. 13.—Gray Hashtus of the University of Pennsylvania, tonight defeated Melvin Sheppard, of the Irish American Athletic Club, of New York, in a 1,000 yard race. Haskins won by a yard and a half in 2:25 1/2.

NAVAL BALL IN HONOR OF EVANS

OTHER OFFICERS ALSO CONSIDERED—BRILLIANT AFFAIR AT OLD POINT COMFORT.

ELIMINATION OF JAPS

Taking Place—Secretary of Navy Orders to Enlist Only Americans—Sailors Trained For Stewards, Etc.

Old Point Comfort, Va., Dec. 13.—A brilliant naval and military ball was given tonight in honor of Admiral Evans and other officers of the battleships which sail Monday on the cruise to the Pacific ocean.

Several naval attaches from foreign embassies and legations at Washington have arrived here to witness the maneuvers attending the departure of the fleet.

Regarding the report that the Japanese servants on board the vessels of the Pacific bound fleet have been transferred to other ships that are to be left behind, it was stated on board the flagship Connecticut today that only those Japanese stewards and mess attendants whose enlistments expired prior to July 1 next have been replaced by American sailors recently trained for the work. The Japanese falling within this restriction have been placed on receiving ships at various navy yards, as it was not desired to discharge them at a distant port and under obligation of paying their fares back to eastern portions of the United States. Quite a number of Japanese servants whose enlistments have a year or more to run, are being taken along as usual.

Under the rules laid down by the present secretary of the navy enlistment in the navy of persons not citizens of the United States is strongly forbidden, and for this reason, none but Japanese can be re-enlisted and all aliens are thus to be eventually eliminated from the enlisted force. Realizing that Japanese servants could no longer be retained the officers have for some time past been strictly enforcing other sailors in duties formerly assigned Japanese.

CHARGED WITH INCENDIARISM

W. C. T. U. PRESIDENT AND ANOTHER WOMAN ARRESTED FOR CONVINING TO BURN LATTER'S RESIDENCE FOR INSURANCE.

Norfolk, Ohio, Dec. 13.—Mrs. Martha A. Campbell, president of the W. C. T. U., superintendent of the Congregational Sunday School at Stuebenville and the wife of a wealthy Greenfield township farmer, was arrested today in Sandusky, on an indictment charging incendiarism.

The indictment charges that Mrs. Campbell burned the dwelling owned by Miss Lola Mather, a neighbor, in October, Miss Mather also has been indicted.

The insurance company asserts that the women framed the plot by which Miss Mather was to take the insurance money, pay off the mortgage on her home and on that condition Mrs. Campbell would buy the place. But the women are on bonds.

BATTLE WITH DOG

Woman Plunged Vicious Brute to Wall as He Hunted to Her Husband's Throat.

Chicago, Dec. 13.—Mrs. Roy Wilson, the wife of an insurance broker, when she saw her husband at the mercy of an infuriated bull dog in their home in Austin today, came to his rescue with a sword ran the animal through the body and plunged it against the wall until dead. Wilson, the owner of the dog, attempted to discipline it with a whip. The animal sprang at him, seizing him by the throat. Mrs. Wilson saw the attack, seized the sword which was hanging on the wall and despatched the brute. Both she and Wilson were later found in a swoon upon the floor.

RECEIVER APPOINTED FOR GASOLINE ENGINE WORKS.

Beloit, Wis., Dec. 13.—Creditors of John Thompson and Sons manufacturing company, makers of gasoline engines, asked that be declared bankrupt. J. W. Ferguson, of Rockford, was appointed receiver today. Liabilities \$100,000; assets \$200,000.